Item SPR05-34 Response Form

Title:	Juvenile Law: Standard Statewide Forms for Use in Delinquency Proceedings (adopt forms JV-640, JV-642, JV-644, JV-666, JV-760 and JV-794; approve forms JV-622 and JV-624; and revise forms JV-140, JV-190, JV-225, JV-280, JV-300, JV-305, JV-310, JV-320, JV-450, JV-520, JV-565, JV-567, JV-575, JV-580, JV-600, JV-615, JV-620, JV-625, JV-635, JV-735, JV-740 and JV-755)
[Agree with proposed changes
[Agree with proposed changes only if modified
[Do not agree with proposed changes
Comme	ents:
Name:	Title:
Organi	zation:
Addres	ss:
City, S	tate, Zip:
Please	write or fax or respond using the Internet to:
Addr	ress: Ms. Romunda Price, Judicial Council, 455 Golden Gate Avenue, San Francisco, CA 94102
,	(415) 865-7664 Attention: Romunda Price net: www.courtinfo.ca.gov/invitationstocomment

DEADLINE FOR COMMENT: 5:00 p.m., Monday, June 20, 2005

Your comments may be written on this *Response Form* or directly on the proposal or as a letter. If you are not commenting directly on this sheet please remember to attach it to your comments for identification purposes.

Circulation for comment does not imply endorsement by the Judicial Council, the Rules and Projects Committee, or the Policy Coordination and Liaison Committee.

All comments will become part of the public record of the council's action..

Title	Juvenile Law: Standard Statewide Forms for Use in Delinquency Proceedings (adopt forms JV-640, JV-642, JV-644, JV-666, JV-760 and JV-794; approve forms JV-622 and JV-624; and revise forms JV-140, JV-190, JV-225, JV-280, JV-300, JV-305, JV-310, JV-320, JV-450, JV-520, JV-565, JV-567, JV-575, JV-580, JV-600, JV-615, JV-620, JV-625, JV-635, JV-735, JV-740 and JV-755)
Summary	This proposal is intended to provide courts and probation departments with standard statewide forms for use in juvenile delinquency proceedings. This proposal includes three components: (1) new forms, (2) existing juvenile dependency forms that are revised for applicability in juvenile delinquency proceedings, and (3) existing optional juvenile forms used in delinquency proceedings that are now made mandatory.
Source	Family and Juvenile Law Advisory Committee
	Hon. Mary Ann Grilli and Hon. Susan D. Huguenor, Co-chairs
Staff	Audrey Evje, 415-865-7706, audrey.evje@jud.ca.gov
Discussion	This proposal implements the recommendations of the Probation Services Task Force Final Report ¹ as directed by the Judicial Council at its August 29, 2003, meeting. Specifically staff was directed to "work with probation departments and the Chief Probation Officers of California to develop statewide standards for enhanced probation services." This proposal was developed by a working group of court and probation representatives including judges (appellate and trial), court clerks, a chief probation officer, probation managers, and probation line staff.
	This proposal is intended to
	 Enhance communication and consistency between counties by providing more certainty that required findings and orders will be made and enforced. Provide a forum for consistent and accurate forms revisions to conform to changes in the law. Serve as an educational vehicle to assist judicial officers and their

¹ The Probation Services Task Force Final Report is located online at http://www2.courtinfo.ca.gov/probation/report.htm accessed January 30, 2005>. The Probation Services Task Force was a three-year collaborative effort of the Judicial Council, California State Association of Counties, and chief probation officers of California aimed at improving probation services and governance.

- staffs in meeting federal and state requirements and ensuring that written orders conform to orders as reported on the record.
- Assist probation departments in ensuring that orders are enforced consistently and uniformly. As filing systems adapt to the use of the new forms, it is further anticipated that preparation of departmental and court reports will be facilitated.

Adopt and approve new forms

The committee proposes adoption of six new mandatory forms and approval of two new optional forms.

Proposed new mandatory form JV-640, *Juvenile Court Delinquency Proceeding* is intended to provide a standard cover page for court findings and orders in juvenile delinquency proceedings. This form contains the common elements for each hearing type and can be saved manually (for photocopying) or electronically for use at each hearing. Specific information pertinent to each hearing would be attached using the following proposed mandatory forms:

- JV-642, Initial Appearance Hearing
- JV-644, Jurisdiction Hearing
- JV-666, Disposition
- JV-760, Deferred Entry of Judgment Order
- JV-794, Petition to Terminate Wardship and Order

These proposed forms are designed for ease of use by court staff, probation, and attorneys and include all the required findings and orders for the potential outcomes in each hearing type. Currently there is wide variation in the findings and order documentation used in California's 58 counties. This can lead to confusion and inefficiency when a case is transferred from one county to another.

Proposed new form JV-622, *Informal Probation Agreement* is an optional form for probation officers that contains information regarding informal probation and standard probation conditions.

Proposed new form JV-624, *Terms and Conditions* is intended to provide probation officers with a list of standard probation terms and conditions. It is intended as an optional attachment to proposed forms JV-622, *Informal Probation Agreement*, JV-666, *Disposition*, and JV-760, *Deferred Entry of Judgment Order*.

Revise existing forms for applicability in juvenile delinquency The committee proposes revising four existing juvenile dependency forms for applicability in juvenile delinquency cases. These forms currently contain small portions of text that limits their use to juvenile dependency proceedings, but the legal basis for them applies to both dependency and delinquency cases. These forms will also be used in cases where a child is deemed to have dual status under Assembly Bill 129 (Cohn) (Stats. 2004, ch. 468).

Form JV-225, Health and Education Questionnaire would be revised to delete the word "dependency" from the subtitle and to insert the words "probation officer" in the instructions at the signature line. Forms JV-280, Notice of Review Hearing—Juvenile, JV-300, Notice of Hearing on Selection of a Permanent Plan—Juvenile (Welfare and Institutions Code, § 366.26), and JV-320, Orders Under Welfare and Institutions Code Sections 366.36, 727.3, 727.31 are used primarily in juvenile dependency proceedings but may also used in juvenile delinquency proceedings where the child is placed in out-of-home care.

Revise existing forms to make them mandatory

Finally, the committee proposes revising a number of existing optional juvenile forms used in delinquency proceedings to make them mandatory. These forms are used widely across the state but not uniformly. This creates confusion and problems when a case is transferred to another jurisdiction where the court and probation need to understand what happened. The following forms would become mandatory:

- JV-140, Notification of Mailing Address
- JV-190, Waiver of Rights
- JV-305, Citation for Publication Under Welfare and Institutions Code Section 366.23
- JV-310, Proof of Service—Juvenile Hearing Under Section 366.26 of the Welfare and Institutions Code
- JV-450, Order for Prisoner's Appearance at Hearing Affecting Prisoner's Parental Rights and Waiver of Appearance
- JV-520, Facsimile Filing Cover Sheet—Juvenile
- JV-565, Findings and Request for Assistance Under Interstate Compact on Placement of Children (ICPC)
- JV-567, ICPC Priority—Findings and Orders

- JV-575, Petition to Obtain Report of Law Enforcement Agency—Juvenile
- JV-580, Notice to Child and Parent/Guardian Re: Release of Juvenile Police Records and Objection
- JV-600, Juvenile Wardship Petition (Welfare and Institutions Code, § 600 et seq.)
- JV-615, Deferred Entry of Judgment Notice of Noncompliance—Welfare and Institutions Code, § 793
- JV-620, Violation of Law by Child (Welfare and Institutions Code, § 602)
- JV-625, Notice of Hearing—Juvenile Wardship Proceeding—Welfare and Institutions Code, §§ 601 and 602
- JV-635, Promise to Appear—Juvenile (Welfare and Institutions Code, § 629)
- JV-735, Notice of Hearing to Modify, Change, or Set Aside Previous Orders—Welfare and Institutions Code, § 777
- JV-740, Petition to Modify Previous Orders—Change of Circumstances
- JV-755, Deferred Entry of Judgment—Dismissal and Sealing Order

This proposal also contains minor technical changes to improve grammar, update statutory references, and implement the mandate of Assembly Bill 205 (Goldberg) (Stats. 2003, ch. 421) for genderneutral language.

The proposed forms are attached at pages 5–48.

Attachments

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State B	Bar number, and address):			FOR COURT USE ONLY
E-MAIL ADDRESS (Optional):	ENV.NO (0 (1 1)			
TELEPHONE NO.:	FAX NO. (Optional):			DRAFT 6
ATTORNEY FOR (Name):	NINTY OF		-	
SUPERIOR COURT OF CALIFORNIA, CO	JUNIT OF		0	4/14/05-mc
STREET ADDRESS:				
MAILING ADDRESS: CITY AND ZIP CODE:				
BRANCH NAME:				
-			-	
CHILD'S NAME:				
JUVENILE COURT DEL Welfare and Institution			CASE NUMBE	R:
Initial Hearing Detention	Jurisdiction []	Disposition Oth	er (specify):	
ÿ <u>—</u>				
Date of Hearing: Time	e:			
Judicial Officer:	Court Clerk:		Court Report	or.
Judiciai Officer.	Court Clerk.		Court Report	zı.
Bailiff:	Other Court Personne	ıl:	Probation Off	icer:
a. Child's Name:	b. Child's Address:			c. Child's Date of Birth:
d. Parent's Name and Address:	1	e. Parent's Name an	d Address:	
	Mother Mother			Mother
	Father			Father
Persons present:				
a. Parent (name):			Mo	other Father
b. Parent (name):			□ Mc	other Father
<u> </u>				ottlet i attlet
c. Relative (name and relationship to child):				
d. Relative (name and relationship	d. Relative (name and relationship to child):			
e. Guardian (name):				
f. Others with consent of child and approval of the court (name and relationship to child):				
2. Attorneys present:				
a. For child (name):				
b. For petitioner (name):				
c. For parent (name):				
d. Other (names and indication of p	party represented):			

	Draft 5 041405 mc JV-642
CHILD'S NAME:	CASE NUMBER:
-	
INITIAL APPEARANCE HEARING— Welfare and Institutions Code, §§ 633, 635, 6	36, 700
Out-of-Custody Arraignment In-Custody Arraignment and Detention	
THE COURT MAKES THE FOLLOWING FINDINGS AND ORDERS:	
Notice has been given as required by statute.	
2. The child has not been taken into custody.	
3. The child was taken into custody at a.m./p.m. on	
4. The petition or notice of probation violation was filed at a.m./p.m. or	ı
5. Counsel was appointed for the child.	
6. The information on the face of the petition was verified corrected	as follows:
7. The court advised the child and parent/guardian of	
a. the contents of the petition.	
b. the nature and possible consequences of juvenile court proceedings.	
c. the purpose and scope of the initial hearing.	
d the hearing rights described in rule	
e the reason the child was taken into custody.	
8. Reading of the petition and advice of rights were waived by the child	the child's counsel.
9. The child through counsel (if checked, go to item 12)	
a. denied the allegations of the petition.	
b asked the court to take no action on the petition at this time.	
 The district attorney has requested that a hearing be set to determine whether t Welfare and Institutions Code section 707(a) or (c). 	ne child is a fit and proper subject under the
11 The child (if checked and child in custody, go to item 12 after completing a, b, a	nd c below)
a admitted the petition as filed as amended	
 b pleaded no contest to the petition as filed as amended c entered a waiver pursuant to People v. Harvey to counts(s) 	
	ro of the allogations, the direct
12. The court has questioned the child and finds that the child understands the nature consequences of admitting or pleading no contest to the allegations of the petitic	
hearing rights that were explained.	,
a. The child's counsel consents to the admission or plea of no contest.	
b. The admission or plea of no contest is freely and voluntarily made.	
c. There is factual basis for the admission or plea of no contest.	
 The following allegations are admitted and found to be true as alleged statutory violations): 	•
e The child is described by section 601 602 of the Welfar	e and Institutions Code.
f. The court has considered that violation of (specify statues):	
would be a misdemeanor or a felony if committed by an adult; and de	
is a misdemeanor felony; violation of	
g The child's residence is in (•
h. The matter is transferred to	
Judicial Council form JV-550, Juvenile Court Transfer Order will be co	mpleted and transmitted immediately.

CHILD'S NAME: -	CASE NUMBER:
Child in Custody	
13. The court has considered the detention report prepared by the probation officer	and the following documents:
and the testimony of	
and the examination of	
14. The child is released from custody to the home of (name, address, and relationsh	nip to child):
15. Based on the facts stated on the record, continuance in the child's home is contra	ary to the child's welfare.
16. Based on the facts stated on the record, there are no available services that would	d prevent the need for further detention.
17. The child is detained on home supervision on electronic monitor in the hoto child):	ome of (name, address, and relationship
18. Based on the facts stated on the record, the child is detained in secure custody o	n the following grounds:
a. The child has violated an order of the court.	
b The child has escaped from a commitment of the court.	
c. The child is likely to flee the jurisdiction of the court.	
d. It is a matter of immediate and urgent necessity for the protection of the	child.
e. It is reasonably necessary for the protection of the person or property of	another.
19. Temporary placement and care is the responsibility of the probation officer.	
20. Reasonable efforts to prevent or eliminate the need for detention of the child	have been made
have not been made.	
21. As soon as possible, the probation officer must provide services that will assist the	e child and the family to be reunified.
22. The child and the parent/legal guardian have been advised that if the child canno timelines, a proceeding may be scheduled to determine an alternative permanent parental rights are terminated.	
23. The probation officer must file a case plan within 60 days.	
24. Other orders:	
	for Description and a continue 244.4
25. The matter is continued to at a.m./p.m further initial hearing pretrial/settlement conference jurisdict	for hearing under section 241.1 tion hearing disposition
hearing on the notice of probation violation fitness hearing.	dioposition
26. Child Counsel waives the right to a jurisdiction hearing within the statuto	ry time.
Date:	JUDICIAL OFFICER

DRAFT 5 04150)5 mc	JV-644
CHILD'S NAME:		CASE NUMBER:
JURISD	DICTION HEARING	
THE COURT MAKES THE FOLLOWING FINDINGS AND OF	RDERS:	
Notice was provided as required by law.		
2. Reading and explanation of the petition and advice of	of rights	
a. Provided by court.		
b. Waived by child counsel fo	r the child.	
Admission or No Contest Plea (If Item 3 and 4 completed, go	to item 13)	
3. The child	_	
a admitted the petition as filed	as amended	
	as filed as amended	
c entered a waiver pursuant to People v. Ha		
4 The court has questioned the child and finds that the consequences of admitting or pleading no contest to hearing rights that were explained.		-
a. The child's counsel consents to the admiss	sion or plea of no contest.	
b The admission or plea of no contest is free	ely and voluntarily made.	
c. Counsel and the child stipulate that the co	urt may consider the poli	ce report probation report
to support a finding that there is a factual b	pasis for the admission or plea c	of no contest.
d. There is a factual basis for the admission of	or plea of no contest.	
e. The following allegations are admitted and	I found to be true as alleged:	
Count Number:	Specific Stat	utory Violations:
		·
f. The child was under 14 years at the time of the time the offense was committed.	of the offense, and the child knew	w the wrongfulness of his or her conduct a
Contested Hearing		
5. The child denied the allegations of the petition and the	he court held a contested hearir	na.
6. The names of the witnesses who testified and the do		
attachment 6, Witness and Evidence List—Ju	-	
7. The child was not represented by counsel and object	tions that could have been mad	e are deemed made.
8. The petition has not been proved beyond a reasonal	ble doubt and is dismissed.	
9. The allegations of the petition are found to be true b	eyond a reasonable doubt.	
10. Counts	as alleged in the petition are fo	und to be true beyond a reasonable doubt
11. Counts	as alleged in the petition have r	not been proved beyond a reasonable
doubt and are dismissed.		
12. Counts	as amended are found to be tru	ue beyond a reasonable doubt.
13. The child is described by section 602 of the Welfard	e and Institutions Code.	

CHILD'S I	NAME:	CASE NUMBER:
14.	The court has considered that violation of (specify statutes): felony if committed by an adult; and declares that violation of felony; violation of	is a misdemeanor
15. 📖	The child's residence is in County.	
16.	The matter is transferred to County for disposition and Juvenile Court Transfer Order (JV-550) will be completed and transmitted immediate. The child may remain at home is released. Based on the facts stated on the record, continuance in the child's home is contrained as a state on the facts stated on the record, there are no available services that would pending the Disposition Hearing, the child is detained on Home Supervision in the to child)	y to the child's welfare. I prevent the need for further detention.
	and as set forth in Attachment Terms and Conditions.	
21.	Based on the facts stated on the record, the child is detained in secure custody pe	nding the Disposition Hearing.
22.	Temporary placement and care is the responsibility of the Probation Officer.	
23.	Reasonable efforts to prevent or eliminate the need for detention of the child: have not been made.	have been made
24.	As soon as possible, the probation officer must provide services that will assist the	child and the family to be reunified.
25.	The matter is continued for Disposition to at a.n	n./p.m.
26.	Other orders (specify):	
27.	Other orders (specify):	
28.	Other orders (specify):	
29.	Other orders (specify):	
30.	Other orders (specify):	
Date:		
		JUDICIAL OFFICER
Attachmer	nts:	
Terr	ms and Conditions	
Witr	ness and Evidence List	

		JV-666
CHILD'S NAME:	CASE NUMBER:	
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DISPOSITION— Welfare and Institutions Code, §§ 702, 725, 727.2

	The court has read and considered the social study prepared by the probation officer and any other relevant evidence.			
	The child has been detained and is at risk of entering foster care. The probation officer believes the child will be able to return home, and the social study includes a case plan as described in section 636.1 of the Welfare and Institutions Code.			
		probation officer has recommended initial or continuing placement in foster care, and the social study includes a case as described in section 706.6 of the Welfare and Institutions Code.		
ТН	E COL	IRT FINDS AND ORDERS:		
1.		Notice has been given as required by law.		
2.		The court takes judicial notice of all prior findings, orders, and judgments in this proceeding.		
3.		The court has previously sustained the petition alleging that the child violated section(s) of the Penal Code, section(s) of the Health and Safety Code, and/or section(s)		
		of the Code.		
4.		The maximum time the child may be confined in secure custody for the offenses sustained in the petition before the court is		
5.		The maximum time the child may be confined in secure custody for the offenses sustained in the petition before the court, with the terms of all previously sustained petitions known to the court aggregated is		
6.		Section(s) of the Code(s) may be considered a misdemeanor or a		
		felony. The court finds the child's violation of section of the Code is a		
		misdemeanor felony. The child's violation of section of the		
		Code is a misdemeanor felony.		
7.	Ш	The child resides in County.		
8.		The case is transferred to County for disposition. Judicial Council form JV-550, Juvenile Court Transfer Orders (JV-550) will be completed and transmitted.		
9.		For the reasons stated on the record, the petition is dismissed in the interests of justice because the child does not need treatment or rehabilitation.		
10.		The child is placed on probation for up to six months under section 725(a) of the Welfare and Institutions Code under conditions described in the attachment JV-624, <i>Terms and Conditions</i> .		
11.		The child is declared a ward of the court.		
12.		The child is to reside in the custody of		
		a. Parent (name): Mother Father		
		b. Parent (name): Mother Father		
		c. Legal guardian (name):		
		d. Without probation supervision.		
		e. Under the supervision of the probation officer.		
		f. Under terms and conditions described in attachment <i>Terms and Conditions</i> .		
13.		The child is to serve days/months in Juvenile Hall		
		a. and is remanded forthwith.		
		b. and is to report to by a.m./p.m. on		
		c. with credit for days served.		

CH	HILD'S NAME:	CASE NUMBER:
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14.	The welfare of the child requires that physical custody be removed from the pare	ant or quardian (Ceck only if applicable).
4.	a. The child's parent or guardian has failed or neglected to provide, or is incapa	
	training, and education for the child.	bie of providing, proper maintenance,
	b The child has been on probation in the custody of the parent or guardian and	has failed to reform.
15.	[Applicable only if item 14 is checked.]	
	Reasonable efforts to prevent or eliminate the need for removal	
	a. have been made.	
	b have not been made.	
16.	[Applicable only if item 14 is checked.]	
	a. Reunification services must be provided by the probation department.	
	b. Reunification services do not need to be provided as the court finds by clear a	•
	(1) Reunification services were previously terminated for that parent of the Welfare and Institutions Code; or	or not offered under section 300 et seq. of
	(2) The parent has been convicted of murder of another child	
	of a child of the parent aiding, abetting, attempting, conspi manslaughter of another child of the parent felony assault	-
	child or another child of the parent.	Tooding in concasty beany injury to inc
	(3) The parental rights of that parent to a sibling of the child have been	en terminated involuntarily.
	c. The child is committed to continued in the care, custody, and continued in the care, custody, custody, and continued in the care, custody, and continued in the care, custody, and continued in the care, custody, and custody, and custody, custody, and custod	ntrol of the probation officer for placement in
	a suitable relative's home or in a foster or group home.	
	d The child is to be placed at (name and address):	
	(1) In-state facilities are unavailable or inadequate to meet the needs	of the child: and
	(2) The state Department of Social Services or its designee has perfo	
	of the facility and has certified that it meets all California licensure	— ·
	based on a finding that there is no adverse impact to health and s	afety; and
	(3) The requirements of section 7911.1 of the Family Code are met.	
	e. Pending placement, the child is (1) detained in juvenile hall	
	(2) detained on Home Supervision in the home of	
	(a) Parent (name):	Mother Father
	(b) Parent (name):	Mother Father
	(c) Legal guardian (name):	
	(d) Other (name and address):	
	(e) and is subject to electronic monitoring.	
	(3) released to (a) Parent (name):	Mother Father
	(a) Parent <i>(name):</i> (b) Parent <i>(name):</i>	Mother Father
	(c) Legal guardian (name):	metre rane.
	(d) Other (name and address):	
	f. The parent or legal guardian must cooperate in the completion and signing of child for any medical or financial benefits to which the child may be entitled.	necessary documents to qualify the
	g. The county is authorized to pay for care, maintenance, clothing, and incidenta	als at the approved rate.
	h. The child is likely to be returned to the custody of the parent or legal guardian	
	i. The right of the parent/guardian to make educational decisions for the child is	specifically limited. Judicial Council
	form JV-535, Order Limiting Parent's Right to Make Educational Decisions for	r the Child and Appointing Responsible Adult
	as Educational Representative—Juvenile will be completed and transmitted.	

CHILD'S NAME:		CASE NUMBER:
17. [Item 14 must be checked first.]		Youth Authority and Judicial Council form JV-732,
	th Authority will be completed and transn	
18. The child is to pay a restitution fine	e in the amount of \$ as d	lirected by the probation officer.
19. The child, with his or her parent, is	to pay restitution to each victim (name e	each):
	in the amount and manner deter if disputed by the child or the parents.	rmined by the probation officer, with the
20. The child, with his or her parents, amount of \$, for a		, plus penalty assessment in the
21. The child's privilege to drive is sus	pended for year(s), or delayed	year(s) after the time the child becomes
	urrently possessed is to be immediately s	
23. Other (specify):		
24. The matter is continued to	at	a.m./p.m. for
-	ent order (if child is placed prior to the da	ate, the court must be notified and the matter will be
dropped from calendar)		
	6 month from the date the child enters fos	iter care).
c. permanency planning h	aring.	
d. Other (Specify):		
Date:		
Date.		JUDICIAL OFFICER
Attachments:		
Terms and Conditions Juvenile Court Transfer Orders		
Restraining Order		
Commitment to the California Youth Au	thority	
Order for Restitution	on	
Psychotropic Medication Order		
Order Limiting Parent's Right to Make I	ducation Decisions for the Child	
and Appointing Responsible Adult as E		
Paternity Judgment		
Indian Child Welfare Act		
Notices and Proofs of Service		
Tribal Responses		
Victim Identification Form		
Probation Officer's Case Plan Approve	by the Court	
As submitted		
As amended and stated on the re	cord	
Other		

CI	Draft 5 041405 mc CHILD'S NAME:	CASE NUMBER:
_		
	DEFERRED ENTRY OF JUDGMENT ORD Welfare and Institutions Code, §§ 790,	
	The court has considered the declaration of the prosecuting attorney regarding eligibil probation officer, and any other relevant evidence submitted by the child or other interest.	rested party.
	The child is eligible for deferred entry of judgment under Welfare and Institutions Code	e section 790.
	The child has admitted violation of section of the	Code Code Code.
5.	The child has waived the right to a speedy disposition hearing. The entry of judgment will be deferred under section 791 of the Welfare and Institution Under the following terms and conditions the child must	ns Code.
	 a. Consent to the search of his or her person, vehicle, or place of residence, a search warrant on the direction of the probation officer or a peace officer. b. Submit to chemical testing in the form of, but not limited to, blood, breath, u officer or peace officer. c. Attend school regularly, obey school rules and regulations, and not leave the permission of school officials or the probation officer. d. Seek and maintain counseling or treatment as directed by the probation office. e. Be at his or her place of residence between the hours of p.m accompanied by a parent, guardian, or responsible adult, or with the prior p. Comply with additional terms and conditions as described in the Attachment. 	urine, or saliva on the direction of the probation ne school campus during school hours without icer. n. and a.m. unless permission of the probation officer.
7.	A review of the child's progress is set for At least probation department is to submit to the court, the child, the child's parent or guardian attorney a report on the child's progress and adherence to the terms and conditions.	_ days prior to the review hearing, the
Dat	ate:	JUDICIAL OFFICER

Attachments:

Other __

Terms and Conditions

CHILD'S NAME:	DRAFT 5 031405 mc JV-79 CASE NUMBER:
	RMINATE WARDSHIP AND ORDER— uvenile Delinquency
Wardship was declared on	based on a finding that the youth violated the following sections
2. The child has adhered to the terms and condition	ons of probation.
3. The child has successfully completed all court-	ordered programs.
4. The child has satisfactorily met the goals of reh	nabilitation.
5. The child has reached the age of majority.	
6. The whereabouts of the child have been unkno	own since
7. Continued wardship is not required for the reha	abilitation or protection of the child.
8. Continued wardship is not required for the prote	•
9. The warrant issued on	
 A summary of the child's contacts with the prob Attachment 10. 	pation department and law enforcement agencies is included as
11. A summary of the child's school performance a	and other activities is included as Attachment 11.
12. The child is a dependent of the juvenile court, or	or a petition to have the child declared a dependent has been filed.
Petitioner requests that the court terminate the child's wa	ardship and release him or her from all orders of the juvenile delinquency court.
Date:	
TYPE OR PRINT PETITIONER'S NAME	(SIGNATURE OF PETITIONER)
	ORDER
Wardship and delinquency court jurisdiction are ter remain in full force and effect.	rminated. All other orders of the juvenile court that are not in conflict
The matter is set for hearing on	at a.m./p.m.
The petition is denied.	
Date:	JUDICIAL OFFICER

TO THE CHILD: ADVICE REGARDING SEALING YOUR RECORD

At any time after you have reached the age of 18, or five years or more after the date this order is filed, you may petition the court to have your record sealed. In some cases you will not be entitled to have the record sealed, depending on the offenses you have been found to have committed, or if the court finds that satisfactory rehabilitation has not occurred. Contact your probation officer to obtain the proper form and follow the procedures as directed.

			JV-622
ATTORNEY OR PARTY WITHOUT ATTORNEY	Y (Name, State Bar number, and address):		FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional):	FAX NO. (Optional):		DRAFT 5
ATTORNEY FOR (Name):			DNALLS
SUPERIOR COURT OF CALIFO	ORNIA, COUNTY OF		04/14/05 mc
STREET ADDRESS:			04/14/03 1110
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
CHILD'S NAME:			
INFORM	IAL PROBATION AGREEMENT		CASE NUMBER:
This agreement is a CONTRACT	between the probation officer, the above nar	ned child, and l	his or her parent or parents or legal

guardian.

The agreement is for up to six (6) months, and during that period and for up to 90 days after that, the probation officer has the right to request that the district attorney file a petition in Juvenile Court to have the child declared a ward of the court if the child does not successfully complete the terms of the program described below. If within the first 60 days after this agreement is signed, the child does not become involved in the program, the probation officer MUST take the necessary steps to bring the case before the Juvenile Court.

ERMS AND CONDITIONS OF THE PROGRAM
ne child must (Check all that apply to this child.)
Report to the probation officer times each month until or unless directed differently.
Obey all city, county, state, and federal laws and ordinances.
Obey his or her parent or parents or legal guardian and not be away from home without permission of his or her parent or parents or legal guardian.
Attend school regularly, obey school rules and regulations, and not leave the school campus during school hours without permission of school officials or the probation officer.
Not use, possess, or be under the influence of any alcoholic beverage or illegal or intoxicating substance, or possess any associated paraphernalia.
Not use, possess, or be under the influence of the following (specify):
Not possess, own, or handle any firearm, knife, weapon, fireworks, explosives, or chemicals that can produce explosives.
Not contact or associate with
Not be a member or associate with any known members of any criminal street gang.
2. Participate in individual, group, or family counseling, as directed by the probation officer.
1. Submit to chemical testing, including but not limited to the form of blood, breath, or urine tests on the direction of the probation officer or a peace officer.
Consent to the search of his or her person, vehicle, or place of residence at any time, day or night, with or without a search warrant and without probable or reasonable cause, on the direction of the probation officer or a peace officer.
Perform hours of community service, to be arranged
by the child with the approval of the probation officer,

through the probation officer, and provide proof of completion by (date):_

CHILD'S NAME:	CASE NUMBER:	
A4 De at his series of residence hat we at the house of	and water with a name to all	
14. Be at his or her place of residence between the hours of guardian or with the prior permission of the probation officer.	and unless with a parent or i	iegai
15		
16.		
17.		
18.		
18		
19		
20.		
I have received, or read, and understand the terms and conditions. I conse	ent to them and promise to follow them and to coope	arata with
the probation officer. I understand that if I do not follow the terms and cond		
copy of this agreement.		
Date:		
Date.		
<u> </u>		
(TYPE OR PRINT CHILD'S NAME)	(SIGNATURE OF CHILD)	
	has agreed to the terms of this agreement. I agree	to
cooperate with the probation officer and to assist the child to follow the term	ns and conditions.	
Date:		
\		
(TYPE OR PRINT NAME)	(SIGNATURE OF PARENT/LEGAL GUARDIAN)	
((SIGNATURE OF PARENT/LEGAL GUARDIAN)	
Date:		
\		
(TYPE OR PRINT NAME)	(CICAIATURE OF PARENT/LECAL CHARRIAN)	
(THE SKITKINI WINE)	(SIGNATURE OF PARENT/LEGAL GUARDIAN)	
Date:		
\		
(TYPE OD DDINT MAKE)		
(TYPE OR PRINT NAME)	(SIGNATURE OF PARENT/LEGAL GUARDIAN)	

	draft 5 04/14/05 mc	JV-624
CHILD'S I	NAME:	CASE NUMBER:
_		
	TERMS AND CONDITIONS—Juvenile	
Hon	ne Supervision	
Defe	erred Entry of Judgment	
Pro	bation	
The paren	t or legal guardian must participate in a program of counseling or education as direct	cted by the probation officer.
-	t to the probation officer as directed by the probation officer.	
-	all city, county, state, and federal laws and ordinances.	
	his or her parent, legal guardian, or caregiver approved by the court and not be awa rent, legal guardian, or caregiver.	ay from home without permission of his or
· ·	the probation officer informed of any change in address, phone number, family, sch	ool, or employment status.
5.	Attend school regularly, obey school rules and regulations, and not leave the schopermission of school officials or the probation officers.	ool campus during school hours without
6.	Seek and maintain employment as directed by the probation officer.	
7.	Not use, possess, or be under the influence of any alcoholic beverage or illegal or associated paraphernalia.	intoxicating substance, or possess any
8.	Not use, possess, or be under the influence of the following (specify):	
9.	Not possess, own, or handle any firearm, knife, weapon, fireworks, explosives, or	chemicals that can produce explosives.
10. 🔲	Not contact or associate with	
11. 🔲	Participate in individual, group, or family counseling, as directed the probation office	cer.
	a. Alcohol and other drug counseling	
	b. Anger management counseling	
	c. Sex offender program	
	d	
	e	
12. 🔲	Submit to chemical testing, including but not limited to the form of blood, breath, un	rine, or saliva tests on the direction
13. 🔲	of the probation officer or a peace officer.	me day ar night with ar without a coarch
13	Consent to the search of his or her person, vehicle, or place of residence at any tir warrant and with or without probable or reasonable cause, on the direction of the p	-
14.	Perform hours of community service, to be arranged	
	a by the child with the approval of the probation officer,	
	b. through the probation officer,	
	and provide proof of completion by (date):	
15. 🔲	Be at his or her place of residence between the hours of p.m. and	a.m. unless with a parent or
	legal guardian or with prior permission of the probation officer.	
16.	Not be on the campus or grounds of any school unless enrolled, accompanied by a	a parent or guardian or responsible adult,
17.	or authorized by the prior permission of school authorities. Terms regarding graffiti.	
	a. Not possess any graffiti materials, or graffiti-related paraphernalia, includ	ling but not limited to spray paint, paint or
	ink markers, metal scribers, aerosol nozzles, or other material used to de	
	b. Perform hours of community service work in a graffiti-a	batement program as directed by the
18. 🔲	probation officer. Not associate with anyone engaged in graffiti or related activities.	

20. Terms regarding victims. a. Write a letter of apology, to be submitted to the probation officer for approval, by (date): b. Have no contact in person, in writing, or by telephonic or electronic means with any person known to the child to be a victim of the child's offense, or those identified in Attachment 19b, Victim Identification Form. c. Remain at least			
20. Terms regarding victims. a. Write a letter of apology, to be submitted to the probation officer for approval, by (date): b. Have no contact in person, in writing, or by telephonic or electronic means with any person known to the child to be a victim of the child's offense, or those identified in Attachment 19b, Victim Identification Form. c. Remain at least	CHILD'S	S NAME:	CASE NUMBER:
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any person known to the child to be a victim of the child's offense, or those identified in Attachment 19b, Victim Identification Form. c. Remain at least			
Identification Form. yards from the following addresses (residence, place of employment, etc):		•	
c. Remain at least			be a victim of the child's offense, of those identified in Attachment 195, victim
unless accompanied by a parent or guardian. 21. Terms regarding vehicles. The child must a. Participate in and successfully complete b. Have his are her driving privilege restricted to driving to and from school, work, and/or counseling programsprograms a. Not be a member of, or associate with any person the child knows, or should reasonably know, to be a member be involved in activities of, a criminal street gang. b. Not wear or display items or emblems reasonably known to be associated with or symbolic of gang membership c. Not acquire any new tattoos or gang-related piercings and have any existing tattoos or piercings photographed directed by the probation officer.			vards from the following addresses (residence, place of employment, etc.):
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a. Participate in and successfully complete		unless accompanied by	parent or guardian.
b. Have his are her driving privilege restricted to driving to and from school, work, and/or counseling programsprograms. Terms regarding gangs. The child must a. Not be a member of, or associate with any person the child knows, or should reasonably know, to be a member be involved in activities of, a criminal street gang. b. Not wear or display items or emblems reasonably known to be associated with or symbolic of gang membership. c. Not acquire any new tattoos or gang-related piercings and have any existing tattoos or piercings photographed directed by the probation officer.	21.	Terms regarding vehicles. The child mus	
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c. Not acquire any new tattoos or gang-related piercings and have any existing tattoos or piercings photographed directed by the probation officer. 23			
directed by the probation officer.			
24.			
24.	_	directed by the probation office	
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25			
	25. 🗀]	

	JV-140
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	DRAFT 5
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	03/14/05 mc
STREET ADDRESS: MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
CHILD'S NAME:	
NOTIFICATION OF MAILING ADDRESS— Welfare and Institutions Code, §§ 316.1	CASE NUMBER:
TO THE PARENT OR GUARDIAN OF THE ABOVE NAMED CHILD:	
YOU ARE REQUIRED TO PROVIDE YOUR PERMANENT MAILING ADDRESS TO THE The court, the clerk, and the social services agency or probation department will send all address provided, until and unless you notify the court or the social worker on your case of Notice of the new mailing address must be provided in writing. This form is provided for notification of your mailing address or a change of mailing	documents and notices to the mailing of your new mailing address.
MAILING ADDRESS 1. Name:	
2. Relationship to child:	
3. Mailing address (number and street): (city, state, and zip):	
Date:	
(TYPE OR PRINT NAME) (SI	GNATURE OF PARTY OR ATTORNEY FOR PARTY)
(TIPE OR PRINT NAME)	GNATURE OF PARTY OR ATTORNET POR PARTY)
CHANGE OF MAILING ADDRESS	
1. Name:	
2. Relationship to child:	
3. New mailing address (number and street): (city, state, and zip):	
Date:	

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)

		JV-190
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional):	DRAFT 5	
ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF	03/14/05 mc	
STREET ADDRESS:	03/14/03 1110	
MAILING ADDRESS:		
CITY AND ZIP CODE: BRANCH NAME:		
CHILD'S NAME:	HEARING DATE AND TIME:	
	CASE NUMBER:	
WAIVER OF RIGHTS		
TO THE PARENT OF THE ABOVE NAMED CHILD: Read this form carefully. The judge will ask you if you understand each right, and if you are v	oluntarily giving up that right.	
For paragraphs 1, 2, and 3, check each box that applies, unless you have a question.		
1. Petition		
a. I have read the petition and I understand it.b. The petition has been read to me and I understand it.		
 Right to an Attorney. You have the right to be represented by an attorney and one afford one, subject to a claim for payment. I give up my right to be represented by an attorney. I request the court to appoint an attorney for me. I wish to admit the allegations of the petition. submit the petition on the basis of the social worker's report or probation officer's c. plead no contest. 		nnot
For paragraphs 4 and 5, initial each box that applies, unless you have a question.		
4. By admitting the allegations of the petition, submitting the petition on the report, or pleadi the following rights:		Initial
a. The right to a trial or hearing.	[
b. The right to see and hear witnesses who testify.	[
c. The right to cross-examine witnesses, the social worker who prepared the report, and statements are contained in the report.	the persons whose	
d. The right to testify in my own behalf and to present my own evidence and witnesses.	[
e. The right to use the authority of the court to compel witnesses to come to court and to	produce evidence.	\square
f. Any privilege against self-incrimination in this proceeding.	l	
 Consequences a. I understand that if I plead no contest or submit the petition on the report, the court will 	Il probably find that the petition is	
true.		
b. I understand that if the petition is found to be true and the child is declared a depende assume custody of the child, and under certain circumstances, it is possible that no re offered or provided.		
c. (Child under three at time of initial removal) For a child under three at the time of initial court assumes custody of the child, and I fail to participate regularly in court-ordered t months, services may be terminated, and the court may make a permanent plan for the termination of parental rights and placement of the child for adoption. A maximum of 1 services may be provided.	reatment, at the review in six he child, which could result in	

CHILD'S NAME:	CASE NUMBER:
_	
 d. (Child three or older at time of initial removal) For a child three or older the court assumes custody of the child, and the child is not returned time the child was taken into physical custody, the court will make a parental rights and placement of the child for adoption. 	within one year, or at the most 18 months from the permanent plan for the child, which could result in
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF PARENT OR GUARDIAN)
DECLARATION OF IN	TERPRETATION
6. The primary language of the parent guardian is Spanish. other (specify): I certify that I interpreted this form for the parent or guardian in that person's Date:	s primary language.
(TYPE OR PRINT NAME)	(SIGNATURE OF INTERPRETER)
DECLARATION OF ATT	ORNEY
7. I am the attorney for the parent guardian. I have explained and discussed with my client the rights and consequen admitting the petition. pleading no contest. submitting the petition on the report.	ces of
Date:	
.	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY)
(THE STATE WINE)	(GIGNATORE OF ATTOMNET)

J	٧	-2	2	Ę

CHILD'S NAME:	CASE NUMBER:

HEALTH AND EDUCATION QUESTIONNAIRE

TO THE PARENT OR GUARDIAN OF THE CHILD: The law requires that the social worker or probation officer learn your child's medical, dental, mental health, and educational background. Please answer as many questions as you can so the necessary help may be provided to you and your child.

	necessary help may be provided to you and your child.
1.	Your name:
	a. Address:
	b. Relationship to child:
2.	What is the child's date of birth?
3.	Where was the child born?
	a. City, state, and country:
	b. Hospital: c. Child's birth weight:
1	
⋆.	Does the child have any medical problems? Yes No (If yes, please describe): a Allergies:
	b. Injuries:
	c. Diseases:
	d. Disabilities: e. Other:
	f. Other:
	Continued on Attachment 4:
5.	Is the child taking any prescribed medicines?
3.	What doctor, clinic, or hospital has the child's medical and mental health records, if any? (List names and addresses of all who have seen the child, and the date of the last visit):
	a
	b
	C
	Continued on Attachment 6.
7.	When was the child last seen by a dentist? Date: (Name and address of dentist):
	Check here if child has not been seen by a dentist.
3.	Does the child wear glasses? Yes No
	Has the child been attending day care? school?
	a. What grade is he or she in?
	b. Does he or she have any learning disabilities?
	c. Does he or she have any special needs?
	d. What is his or her primary language?
	e. (List names and addresses of schools and dates last attended):
Ja	ate:
	(TYPE OR PRINT NAME) (SIGNATURE OF SOCIAL WORKER OR PROBATION OFFICER)
	(SOURCE OF COOKE WORKER OF TOOK OF HOLEY)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address)	:	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		DRAFT 4
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		03/14/05 mc
STREET ADDRESS:		00/1-/00 1110
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
NOTICE OF REVIEW HEARING—J	UVENII E	CASE NUMBER:
l		
6 MONTH 12 MONTH 18 MC	ONTH OTHER	
NOTICE TO (name and address): 1. A review hearing will be held		
on (date): at (time):	in Dept.:	Room:
on (date).	ш Бери	ROOM.
At the review hearing, the court will consider the recomme concerning the following children (names):	ndation of the social worker or p	probation officer and make an order
THE SOCIAL WORKER PROBATION OFF A change in orders, services, placement, custody		
b. No change in orders, services, placement, custoo	ly, or status.	
c. Other (specify):		
(4, 3)		
4. TO THE PARENTS, GUARDIANS, AND CHILDREN:		
a. You have the right to be present at the hearing, to present at the hearing, the hearing heari		
 Prior to the hearing, the social worker or probation office must be provided with a copy of this report. 	er will prepare a report with rec	commendations. Parents and guardians
c. The court will proceed with this hearing whether or not	you are present.	
5. TO THE PRESENT CUSTODIANS OF THE CHILDREN:		
a. You may be present at the hearing.b. You may submit relevant written material to the court.		
Date:		
(TYPE OR PRINT NAME)	(SIGNATURE	OF SOCIAL WORKER OR PROBATION OFFICER)

JV-300 [Rev. January 1, 2006]

(TYPE OR PRINT NAME)

(SIGNATURE OF PETITIONER)

IMPORTANT NOTICE

A hearing under Welfare and Institutions
Code section 366.26 has been set for the
date and time stated on the other side of this
form.

At the hearing the court may:

- terminate parental rights and free the children for adoption or
- establish legal guardianship
- place the child in planned permanent living arrangement.

You have the right to be present at this hearing and have an attorney represent you.

ATTORNEY OR PARTY WITHOUT ATTOR	NEY (Name, State Bar number, and address):		FOR COURT USE ONLY
<u> </u>			
TELEPHONE NO.:	FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):			DRAFT 4
ATTORNEY FOR (Name):	IFORNIA COUNTY OF		
SUPERIOR COURT OF CAL	FORNIA, COUNTY OF		03/10/05-rc
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			4
CASE NAME:			
	PUBLICATION UNDER WELF		CASE NUMBER:
INSTITU	ITIONS CODE SECTION 366.2	3	
1. To (names of persons to be	e notified, if known, including name	s on birth certificate):	
and anyone claiming to be	a parent of (child's name):		
born on (date):			
boill oil (date).			
at (name of hospital or oth	er place, of birth and city and state)		
at (name of nospital of oth	si place, of birth and city and state)	•	
2. A hearing will be held			
on (date):	at (time):	in Dept.:	Room:
on (date).	at (tille).	ш Бери	Room.
located at court addr	ess above other (specify ad	drace):	
located at court addr	ess above other (specify ad	uress).	
3. At the hearing the court wil	I consider the recommendations of	the social worker or proba	ition officer.
			legal custody so that the child maybe
adopted. If the court follows	s the recommendation, all your pare	ental rights to the child will	be terminated.
			represented by an attorney. If you do
not have an attorney and	d cannot afford to hire one, the co	ourt will appoint an attor	ney for you.
6. If the court terminates ye	our parental rights, the order may	be final.	
7. The court will proceed w	rith this hearing whether or not y	ou are present.	
L			
Date:	Cler	k, by	, Deputy
		• •	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	DRAFT 4	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	00/40/05	
STREET ADDRESS:	03/10/05-rc	
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:	-	
CASE NAME:		
PROOF OF SERVICE—JUVENILE HEARING UNDER SECTION 366.26 OF THE WELFARE AND INSTITUTIONS CODE	CASE NUMBER:	
I served a copy of the attached Notice of Hearing under section 366.26 on (identify name)	and relationship to child below):	
a. Name of person served: b. Mother Legal/Presumed father Alleged father Guardian	Child 10 or over	
b. Mother Legal/Presumed father Alleged father Guardian Present custodian Grandparent Counsel of record.	Child to or over	
2. Manner of service (check proper box):		
a. Personal service. By personally delivering a copy to the person served.		
(1) Date of service: (2) Time of serv		
 Substituted service. By delivering copies to a competent adult at the usual places served, and thereafter mailing a copy by first-class mail to the person at the places. 		
(1) Name of person with whom left:		
(2) Date and time of leaving:		
(3) Date of mailing:		
(4) Place of mailing (city and state):		
c. Certified mail to residence or business. (Attach evidence of mailing.)		
 d. Certified mail to counsel of record. (Attach evidence of mailing.) e. First-class mail. By placing copies in a sealed envelope and depositing the envelope directly in the United States mail. 		
with postage paid OR at my place of business for same-day collection a		
ing our ordinary business practices with which I am readily familiar.	-	
(1) To residence (address):		
(2) To business (address):		
(3) Date of deposit:		
(4) Place of deposit (city and state):		
f. First-class mail to grandparent.		
(1) Addressed as follows (name and address):		
(2) Date of deposit:		
(3) Place of deposit (city and state):		
9. Publication. (Attach evidence of publication.)		
h. Other:		
3. At the time of service I was at least 18 years of age and not a party to this matter. I am a where the mailing occurred. My residence or business address is (specify):	resident of or employed in the county	
I declare under penalty of perjury under the laws of the State of California that the foregoing Date:	is true and correct.	
(TYPE OR PRINT NAME)	(SIGNATURE) Page 1 of 1	

	JV-32
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
_	
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	DRAFT 4
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	013/10/05-rc
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
CHILD'S NAME:	
ORDERS UNDER WELFARE AND INSTITUTIONS CODE	CASE NUMBER:
SECTIONS 366.26, 727.3, 727.31	
Child's name: Date of hirth: Age:	
Date of Diffit.	
Parent's name (if known): Parent's name (if known):	Mother Father Mother Father
1. a. Hearing date: Time: Dept.:	Room:
b. Judicial officer:	
c. Parties and attorneys present:	
or i ditto and attornoyo procent.	
2. The court has read and considered the assessment prepared under Welfare	and Institutions Code section 366.21(i) or
366.22(b) and the report and recommendation of the	()
social worker probation officer and other evidence.	
3. The court has considered the wishes of the child, consistent with the child's a	age, and all findings and orders of the court are
made in the best interest of the child.	
THE COURT FINDS AND ORDERS 4. Dotice has been given as required by law.	
The shild is 40 common shild and a manager the count finds that the shill	was properly notified of the right to be
present.	r was properly notined or the right to be
6. The court takes judicial notice of all prior findings, orders, and judgments in t	his proceeding.
The court previously made a finding denying and/or terminating reunification sections 361.5, 366.21, 727.2, or 366.22 and 727.3, for	services under Welfare and Institutions Code
Parent (name):	mother father
Parent (name):	mother father
8. There is clear and convincing evidence that it is likely the child will be adopted	
item 10 or 11 is applicable. If item 8 is not checked, go to item 13 or 14.) The	•
preadoptive home or with a person or family prepared to adopt the chile	
	——————————————————————————————————————

child is unlikely to be adopted.

CHILD'S NAME:	CASE NUMBER:
<u> </u>	
9. The parental rights of	
a. Parent (name):	Mother Father
b. Parent (name):	Mother Father
c. Alleged fathers (names):	
d. Unknown mother All unknown fathers	an and the child is referred to the California Department of
Social Services or a local licensed adoption agency	lan, and the child is referred to the California Department of of for adoptive placement.
The adoption is likely to be finalized by (date):	
(If item 9 is checked, go to items 15, 16, 17, and 18.)	
10. Termination of parental rights would be detrimental to the chile	for the following reasons (if item 10 is checked, check
reasons below and go to item 13 or 14):	2.2. a.e. caloning reasons (ii nem to lo enconou, encon
a. The parents or guardians have maintained regular v	isitation and contact with the child, and the child would benefit
from continuing the relationship.	
b. The child is 12 years or older and objects to termina	tion of parental rights. adoption is unlikely or undesirable, and continuation of
	lacement if the parents cannot resume custody when
residential care is no longer needed.	and the second s
· · · · · · · · · · · · · · · · · · ·	is unable or unwilling to adopt the child because of
·	willingness to accept legal or financial responsibility for the
	child with a stable and permanent home. Removal of the ter parent would be detrimental to the emotional well-being of
the child. The child is not living with a nonrelative ar	•
(1) under the age of 6; or	
	child under the age of 6 and the siblings are or should be
placed together. e. There would be substantial interference with the chi	Id's sibling relationship
	child, but no adoptive parent has been identified or is available,
and the child is difficult to place because the child (if item 11 i	s checked, check reasons below and go to item 12):
a. is a member of a sibling group that should stay toge	
b. has a diagnosed medical, physical, or mental disabitc. is 7 years or older.	iity.
	doption is the permanent placement goal, and efforts are to
· · · · · · · · · · · · · · · · · · ·	to the court is due by (date, not to exceed 180 days from the
date of this order):	
(If item 12a is checked, provide for visitation in items 12b	and 12c as appropriate, and go to items 15, 16, 17, and 18.)
b. Visitation between the child and	
Parent (name):	Mother Father
Parent (name):	Mother Father
Guardian (name):	
Other (name):	
is scheduled as follows (specify):	
c. Visitation between the child and (names):	
is detrimental to the child's physical or emotional well-bei	ng and is terminated.

CHILD'S NAME:	CASE NUMBER:
 	
13. The child's permanent plan is legal guardianship. (Name): is appointed legal guardian of the child, and Letters of Guardianship shall issue. in items 13a and 13b as appropriate, and go to item 13c.) a. Visitation between the child and	(If item 13 is checked, provide for visitation
Parent (name):	Mother Father
Parent (name):	Mother Father
Guardian (name):	
Other (name):	
will be scheduled as follows (specify):	
b. Wisitation between the child and (names):	
is detrimental to the child's physical or emotional well-being and is term	inated.
c. Dependency Wardship is terminated. (If item 13a is not checked and 22, as appropriate.)	d, go to items 14, 15, 16, 17, 18, 19, 20, 21
The Juvenile Court retains jurisdiction of the guardianship under Welfare and	nstitutions Code section 366.4.
14. a. The child's permanent plan is identified placement with <i>(name of placement):</i> with a specific goal of <i>(specify):</i>	
(1) return home (4) permanent placement with (2) adoption (5) a less restrictive foster set	_
The child's specific goal is likely to be achieved by (date):	
(If item 14a is checked, provide for visitation in items 14b and 14c as appropri	ate, and go to items 15, 16, 17, and 18.)
b. Visitation between the child and	
Parent (name):	Mother Father
Parent (name):	Mother Father
Guardian (name): Other (name):	
shall be scheduled as follows (specify):	
c. Land Visitation between child and (names): is detrimental to the child's physical or emotional well-being and is terminated.	

CHILD'S NAME:	CASE NUMBER:		
 15. The child's placement is necessary and appropriate. 16. The agency has complied with the case plan by making reasonable efforts, incompliant to finalize the permanent plan. 17. The services set forth in the case plan include those needed to assist the child transition from foster care to independent living. (This finding is required only form) 	aged 16 or older in making the or a child 16 years and older.)		
18 The child remains a dependent ward of the court. (If this box is and items 21 and 22.)	The child remains a dependent ward of the court. (If this box is checked, go to items 19 and 20, if applicable, and items 21 and 22.)		
19. All prior orders not in conflict with this order will remain in full force and effect.	All prior orders not in conflict with this order will remain in full force and effect.		
20. Other (specify):			
21. Next hearing date: Time: Dept.: a. Continued hearing under section 366.26 for receipt of report on atter	Room:		
a. Continued hearing under section 366.26 for receipt of report on afterb. Six-month postpermanency review	npts to locate air adoptive rainily		
22. The Parent (name):	Mother Father		
Parent (name):	Mother Father		
Child			
L Other (name): have been advised of their appeal rights (under Cal. Rules of Court, rule 1435).			
Date			
Date:	JUDICIAL OFFICER		

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: CASE NAME:	DRAFT 4 03/10/05-rc
ORDER FOR PRISONER'S APPEARANCE AT HEARII AFFECTING PRISONER'S PARENTAL RIGHTS Waiver of Appearance	NG CASE NUMBER:
Waiver or Appearance	
1. A hearing regarding the custody of the following children (names):	
· · · · · · · · · · · · · · · · · · ·	
will be held	
on (date): at (time):	in Dept.: Room:
located at other (specify address):	
 2. The hearing will be held under: a. Welfare and Institutions Code section 300 (to declare the cheb. Welfare and Institutions Code section 366.26 to (1) Terminate parental rights (2) Appoint a legal guardian (3) Identified placement 	ild a dependent of the court) with a specific goal of
c. Other (specify):	
To the Warden or Director of (name of institution):	
You are ordered to deliver prisoner (name and identification number):	
who is a party, into the custody of <i>(name):</i> transported to this court for the hearing unless the prisoner executes the ordered to return the prisoner to	
Date:	
	JUDGE / REFEREE / COMMISSIONER
 The Waiver of Right to Be Present at Hearing on reverse is completed. The Declaration of Interpretation on reverse is completed (item 8). The Declaration That Prisoner Does Not Wish to Attend Hearing or 	

Form Adopted for Mandatory Use Judicial Council of California JV-450 [Rev. January 1, 2006]

CASE NAME:	CASE NUMBER:
<u> </u>	
WAIVER OF RIGHT TO BE PRESENT AT HEARING. 7. I HEREBY WAIVE MY RIGHT TO ATTEND THE HEARING. a I authorize my attorney of record to represent me at the hearing. b I request that an attorney be appointed to represent me arc I waive my right to be represented by an attorney. Date:	-
(TVDE OD DDINT NAME)	(CIONATURE OF RAPENT)
(TYPE OR PRINT NAME)	(SIGNATURE OF PARENT)
To be completed if prisoner does not understand a. The prisoner's primary language is Spanish other (b. I certify that I interpreted this form for the prisoner in the prisoner Date:	(specify):
(TIPE OR PRINT NAME)	(SIGNATURE OF INTERPRETER)
Declaration That Prisoner Doe The prisoner (name): to me, that he or she does not wish to attend the hearing in this material.	has stated to me, or by conduct indicated
I declare under penalty of perjury under the laws of the State of Californ	nia that the foregoing is true and correct.
Date:	•
(TYPE OR PRINT NAME)	(SIGNATURE)
	(TITLE OF PRISON OFFICIAL)

This is confidential information protected by state and federal law, including Welfare and Institutions Code sections 10850 and 827. Further disclosure of this information may violate state and federal restrictions.

	JV-303	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY	
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):	DRAFT 4	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	03/10/05-rc	
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
FINDINGS AND REQUEST FOR ASSISTANCE UNDER INTERSTATE COMPACT ON THE PLACEMENT OF CHILDREN (ICPC)	CASE NUMBER:	
FINDINGS		
1. On (date):, this court made orders concerning the price	ority placement of the child (as described in	
Regulation 7 of the ICPC) with a relative in (jurisdiction):		
is allauneu.		
2. Records of the ICPC Administrator in this jurisdiction indicate that a copy of the order and a the Compact Administrator in the receiving jurisdiction on <i>(date)</i> :	all other required documents were sent to	
3. The Compact Administrator of the receiving jurisdiction has been in possession of all priority placement request under Regulation 7, section 5a, for over 20 business days		
4. The Compact Administrator of the receiving jurisdiction has been in possession of th 7, section 5b) and supporting documents for over 30 business days.	e completed ICPC-100A form (Regulation	
The sending agency has not received notice under Article 111(d) of the ICPC indicating whas requested.	ether or not the child may be placed	
REQUEST FOR ASSISTANCE		
6 THEREFORE in an effort to promote and further cooperation between our jurisdictions and	dour courts and to continue to promote	
6. THEREFORE, in an effort to promote and further cooperation between our jurisdictions and our courts and to continue to promote and protect the interests of the children who come before us, I am requesting that the court take whatever steps it feel appropriate or necessary, including issuing court orders to assist the sending court in determining the suitability of the proposed placement; and expedite the completion of the home study, as directed by Regulation 7, section 3.		
7. IN ADDITION, I request and urge you, consistent with applicable laws, to communicate dire in this request or submitted documents.	ectly with me to discuss any issues raised	
NOTE: Under Article V(a) of the ICPC, the sending agency will retain jurisdiction over will continue to assume financial responsibility for the support and maintenance of placement.		
Date:		
Date.		
(PRINTED NAME OF HIDICIAL OFFICED)	JUDICIAL OFFICER	
(PRINTED NAME OF JUDICIAL OFFICER)	SSS.ONE OF FIGURE	

NOTE: Under article V(a) of the ICPC, the sending agency will retain jurisdiction over the child and will continue to assume financial responsibility for the support and maintenance of the child during the period of placement.

(PRINTED NAME OF JUDICIAL OFFICER)

Date:

JUDICIAL OFFICER

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
	3.5.555 532 5/12/
TELEPHONE NO.: FAX NO. (optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	DRAFT 4
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	03/10/05 rc
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
CHILD'S NAME:	CASE NUMBER:
CHILD'S DATE OF BIRTH:	
	RELATED CASES (if any):
PETITION TO OBTAIN REPORT OF LAW ENFORCEMENT AGENCY—JUVENILE Welfare and Institutions Code, §§ 827.9, 828	
1. Petitioner's name and address (if representing another person, organization, or age	ency, provide names and addresses):
g	, , , , , , , , , , , , , , , , , , , ,
2. Petitioner's relationship to child (if any):	
Police department or law enforcement agency possessing records:	
Report number:	
4. The reasons for this request are:	
(Describe in detail. Attach additional pages if necessary.)	
Continued on attachment 4.	
5. The Notice to Child and Parent/Guardian Re: Release of Juvenile Police Rec	ords and Objections (form JV-580) was served
parent on (date).	
I declare under penalty of perjury under the laws of the State of California that the foreg	oing and all attachments are true and correct.
	• • • • • • • • • • • • • • • • • • •
Date:	
<u> </u>	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Number of pages attached:	
PETITION GRANTED PETITION DENIED	
ADDITIONAL ORDERS:	
Date:	
	JUDICIAL OFFICER

Form Adopted for Mandatory Use Judicial Council of California JV-575 [Rev. January 1, 2006]

Date:

(SIGNATURE OF REQUESTING PERSON)

OBJECTION TO RELEASE OF RECORDS

Objections to the release of the records described in the attached Petition to Obtain Report of Law Enforcement Agency—Juvenile (JV-575) must be sent to the originating law enforcement agency.

I object to the production of my juvenile police records to the person or entity specified above.

I object only to the production of the following specified records:

Date:

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name):	DRAFT 4
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS: MAILING ADDRESS:	03/11/05-rc
CITY AND ZIP CODE:	
BRANCH NAME: CASE NAME:	
OAGE MAINE.	
JUVENILE WARDSHIP PETITION—	CASE NUMBER:
Welfare and Institutions Code, § 600 et seq.	
§ 601(a) § 601(b) § 602)2(a)
Petitioner on information and belief alleges the following:	
a. The child named below comes within the jurisdiction of the juri	juvenile court under the following sections of the Welfare and
Institutions Code (check applicable boxes; see attachments 601(a) 601(b) 602(a) Violation (sp	s for concise statements of facts): specify code section):
	pecify code section).
b. Under a previous order of this court, dated	, the child was declared a ward under Welfare and
Institutions Code section 601(a) 601(b)	l 602(a).
c. Child's name and address:	d. Age: e. Date of birth: f. Sex
g. Name: Unknown h.	. Name: Unknown
Mother	Mother
Address: Father	Address: Father
Guardian	Guardian
i. Name: Unknown j. C	Other (state name, address, and relationship to child):
Address: Father	
Guardian	No known parent or guardian resides within this state. This
	adult relative lives in this county or is closest to this court.
k. Attorney for child (if known): Address:	Child is detained.
1	Date and time of detention (custody):
Phone number:	
m. Child may be a member of, or may be eligible for membershi	ip in, a federally recognized Indian tribe
n. Child may be of Indian ancestry.	, a readian, recognized malan tibe.
2. Petitioner requests a hearing to determine whether the child is a	
and Institutions Code section 707(a)(1) 707(a)(2)) 707(c).

(See important notice on page 2)

JUVENILE WARDSHIP PETITION—
Welfare and Institutions Code, § 600 et seq.

_ CASE NAME:	CASE NUMBER:
Petitioner requests that the court find these allegations to be true.	
I declare under penalty of perjury under the laws of the State of California that the foregoing	and all attachments are true and correct.
Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Number of pages attached:	

- NOTICE -

TO PARENTS OR OTHERS LEGALLY RESPONSIBLE FOR THE SUPPORT OF THE CHILD

You and the estate of your child may be jointly and severally liable for the cost of the care, support, and maintenance of your child in any placement or detention facility, the cost of legal services for your child or you by a public defender or other attorney, and the cost of supervision of your child by order of the juvenile court.

draft 4 02/11/05 rc	JV-615
CASE NAME:	CASE NUMBER:
DEFERRED ENTRY OF JUDGMENT NOTICE OF NOI Welfare and Institutions Code, § 793	NCOMPLIANCE—
 The youth was granted a deferred entry of judgment on (date): Relevant conditions of probation were (briefly describe as (a), (b), etc.): 	
Petitioner Probation Officer Deputy District Attorney requests the couset a hearing within 15 court days because the youth committed one or more misdemeand offenses): See Attachment 2.	
3. Petitioner Probation Officer Deputy District Attorney requests that 10 court days because a. The youth is not performing satisfactorily in the assigned program or complying w (describe as (1), (2), etc.): See Attachment 3a.	t the mandatory hearing be set within with the terms of probation in that
b. The youth is not benefiting from education, treatment, or rehabilitation in that (des	scribe as (1), (2), etc.):
c. The youth committed a felony offense on (state date and offense):	

4. THE COURT ORDERS

a.	No hearing is set; all prior orders to continue.
b.	A hearing set within 15 court days on (date):
c.	A hearing set within 10 court days on (date):

at (time):

at (time):

Date:

JUDICIAL OFFICER OF THE JUVENILE COURT

Page 1 of 1

d. The youth committed two or more misdemeanors on separate occasions (state dates and offenses):

	draft 4 02/11/05 rd	draft 4 02/11/05 rc	
CASE NAME:		CASE NUMBER:	

VIOLATION OF LAW BY CHILD Welfare and Institutions Code, § 602

The child is a person described by section 602 in that

- 1. the child was under the age of 18 years at the time of the law violations alleged below, and
- 2. the child has violated the following laws of the State of California, or of the United States, or any ordinance of a city or county of California.

(State, describe, and number as separate counts each code section and subdivision that the child is alleged to have violated, and as to each count, whether it is a misdemeanor or felony.)

Petitioner intends to move for an increase of the maximum term of confinement by aggregating the terms of all previously sustained petitions known to petitioner at the time of disposition.
(If a violation of Penal Code section 640.5 is alleged) The child may be required to perform community service and to be supervised by the parent or guardian. The parent or guardian may be liable for payment of a fine.
The parent or guardian may be liable for the payment of court-ordered restitutions.

ATTORNEY OR PARTY WITHOUT ATTORN	IEY (Name, State Bar number, and address):		FOR COURT USE ONLY
_			
TELEPHONE NO.:	FAX NO. (Optional):		DRAFT 4
E-MAIL ADDRESS (Optional):			03/10/05-rc
ATTORNEY FOR (Name):			03/10/05-10
SUPERIOR COURT OF CALI	FORNIA, COUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
CASE NAME:			
			CASE NUMBER:
	NG—JUVENILE WARDSHIP PROC	EEDING	PAGE NOMBER.
Welfare and Inst	itutions Code, §§ L 601 L	602	
NOTICE TO (name and address			
NOTICE TO (name and address	9:		
	r the date and time below. The child a		ıardian or
noticed adult relative are	entitled to be represented by an attorr	iey.	
noticed adult relative are		iey.	
noticed adult relative are	entitled to be represented by an attorr	ey. ot afford to retain a	
noticed adult relative are	entitled to be represented by an attorn attorney for the child if the child cann	ey. ot afford to retain a	
The court will appoint an analysis. A hearing will be held	entitled to be represented by an attorn attorney for the child if the child canno See important notice	ney. ot afford to retain a on page 2.	n attorney.
The court will appoint an	entitled to be represented by an attorn attorney for the child if the child cann	ey. ot afford to retain a	
The court will appoint an analysis. A hearing will be held	entitled to be represented by an attornattorney for the child if the child cannot see important notice at (time):	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
• The court will appoint an	entitled to be represented by an attornattorney for the child if the child cannot see important notice at (time):	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address	at (time): at sabove other (specify address)	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
• The court will appoint an	at (time): at sabove other (specify address)	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of The court will appoint an analysis. 1. A hearing will be held on (date): located at court addresses. 2. The hearing is for the purpose a detention hearing.	at (time): at sabove other (specify address)	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of The court will appoint an analysis. 1. A hearing will be held on (date): located at court addresses. 2. The hearing is for the purpose a detention hearing.	at (time): at other (specify address) e of	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of percompute the court address. d. disposition hearing.	at (time): at other (specify address) e of	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a detention hearing. b formal reading of percomplete control of the purpose and disposition hearing. d disposition hearing. e review.	at (time): at other (specify address) e of tition, advisement of rights, and plea.	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of percomplete disposition hearing. d. disposition hearing. e. review. f. permanency hearing.	at (time): at other (specify address) e of tition, advisement of rights, and plea.	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a detention hearing. b formal reading of percomplete control of the purpose and disposition hearing. d disposition hearing. e review.	at (time): at other (specify address) e of tition, advisement of rights, and plea.	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court addressed. 2. The hearing is for the purpose a detention hearing. b formal reading of pectors of the purpose and disposition hearing. d disposition hearing. e review. f permanency hearing. g other (specify):	at (time): at other (specify address) e of tition, advisement of rights, and plea.	ney. ot afford to retain a e on page 2. in Dept.:	n attorney.
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of percomplete control of the court address. 3. To the child:	at (time): at other (specify address) e of tition, advisement of rights, and plea.	in Dept.:	Room:
noticed adult relative are of the court will appoint an adversarial. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of percomplete control of the court address. b. permanency hearing. d. disposition hearing. e. review. f. permanency hearing. g. other (specify): 3. TO THE CHILD: You have the right to preserve.	at (time): at of at of at ition, advisement of rights, and plea.	in Dept.:	Room:
noticed adult relative are of the court will appoint an adversarial. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of pectage compared by the court address. b. formal reading of pectage court address. d. disposition hearing. d. disposition hearing. e. review. f. permanency hearing. g. other (specify): 3. TO THE CHILD: You have the right to prese attorney for you if you cannot be added to the court address.	at (time): at (time): at other (specify address) e of tition, advisement of rights, and plea. at evidence at the hearing and to be reported by an attorn attor	in Dept.:	Room:
noticed adult relative are of the court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purpose a. detention hearing. b. formal reading of pectary color disposition hearing. d. disposition hearing. e. review. f. permanency hearing. g. other (specify): 3. TO THE CHILD: You have the right to prese attorney for you if you can you are ordered to be present the court of the cou	at (time): at (time): at (time): at of tition, advisement of rights, and plea. at evidence at the hearing and to be reported at the hearing.	in Dept.:	Room:
noticed adult relative are of The court will appoint an analysis. 1. A hearing will be held on (date): located at court address. 2. The hearing is for the purposs a detention hearing. b formal reading of pectage c jurisdiction hearing. d disposition hearing. e review. f permanency hearing. g other (specify): 3. TO THE CHILD: You have the right to present attorney for you if you cannot you are ordered to be passed. 4. TO THE PARENT, GUARDIA	at (time): at (time): at (time): as above other (specify address) e of tition, advisement of rights, and plea. or afford one. oresent at the hearing. and to be represented by an attorn attor	in Dept.:	Room:
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— NOTICE TO PARENT OR GUARDIAN —

- 1. If your child is ordered to make restitution to the victim, you will be liable to the extent of your ability to pay.
- 2. You will be liable to the extent of your ability to pay for the following:
 - Fees for an attorney who is appointed to represent your child.
 - Fines and penalty assessments ordered against your child.
- 3. You may be liable for the costs of support of your child in a county placement or institution.

SUPERIOR COURT OF CALIFORNIA, COUNTY OF	FOR COURT USE ONLY
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	$_{oxdot}$ DRAFT 4
CASE NAME:	03/10/05-rc
	00/10/00 10
PROMISE TO APPEAR—JUVENILE Juvenile 14 Years or Older (Welfare and Institutions Code, § 629)	
LAW ENFORCEMENT AGENCY: REPORT NUMBER:	
Name of youth:	
Date of birth of youth:	
Address of youth:	
Phone number of youth:	
Name of parent, guardian, or adult relative:	
Address of parent, guardian, or adult relative (if different from that of youth):	
 I have been arrested for one or more of the following felony offenses (list The police officer probation officer is releasing me to who is my mother father guardian relat I PROMISE TO APPEAR 	
on (date): at (time):	in Dept.: Room:
located at courthouse address above other (specify address)	later a a h
4. I understand that if I do not come to court on the date and at the time indimy arrest.Date:	
(TYPE OR PRINT NAME)	(SIGNATURE OF YOUTH)
L	
•	ATURE OF PARENT GUARDIAN RELATIVE)
Witnessed by:	
P	
(TYPE OR PRINT NAME) (SIGN	NATURE OF PROBATION OFFICER
(TYPE OR PRINT NAME) (SIGN	NATURE OF PROBATION OFFICER POLICE OFFICER (agency):
	POLICE OFFICER (agency): Page 1 of 1
(TYPE OR PRINT NAME) Form Adopted for Mandatory Use Judicial Council of California JV-635 [Rev. January 1, 2006] PROMISE TO APPEAR— (Welfare and Institutions Co	POLICE OFFICER (agency): Page 1 of 1 Welfare and Institutions Code, § 629 www.courtinfo.ca.gov

	DRAFT 4 03/10/05 rc	JV-735
CASE NAME:	CASE NUMBER:	
_		
	MODIFY, CHANGE, OR SET ASIDE PREVIOUS O elfare and Institutions Code, § 777	RDERS
,	VIOLATION OF PROBATION	
. The child is a probationer or war and the child has violated a condition of probat	d of the court under Welfare and Institutions Code section ion.	601 602,
(State supporting facts concisely, and number	them 1, 2, etc.)	

_			
Page	1	of	1

2. The recommended ____ modification ____ consequence

b. Placement in a foster home or relative's home.

Commitment to the California Youth Authority.

Commitment to a private institution.

Commitment to a county institution.

To be determined.

Other (specify):

Removal from the custody of a parent guardian relative friend.

DI	RAFT 4 03/10/05 rc JV-740	
CASE NAME:	CASE NUMBER:	
PETITION TO MODIFY PREVIOUS ORDERS— CHANGE OF CIRCUMSTANCES Welfare and Institutions Code, § 778		
 The child is a ward of the court under Welfare and Institutions Petitioner is the parent guardian relative (state relationship): probation officer attorney for the child child other interested person (describe interest): Petitioner alleges the following changes of circumstances or n number e-1, e-2, etc.): 	Code section 601 602. ew evidence regarding the child (describe changes concisely, and	
4. Petitioner requests the following modifications of prior orders:	See Attachment 3 for further grounds.	
Petitioner requests that the court order a hearing to be held or and cause notice to be given to persons prescribed by law.	at (time):	
THE COURT FINDS AND ORDERS		
 6. Petition to modify previous order filed (date): a is denied. b states a change of circumstances or new evidence. c is agreed to by all parties and attorneys of record. 7 It appears that the best interest of the child may be pron 		
it appears that the boot interest of the office find flay be prof	iotod by the proposed medineation.	

Page 1 of 1

Date:

The petition for modification is granted a. ____ as requested in item 4.

9. The matter is set for hearing on *(date):*

as follows (state specific modifications):

at (time):

JUDICIAL OFFICER OF THE JUVENILE COURT

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
_		
TELEPHONE NO.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional):		DRAFT 4
ATTORNEY FOR (Name):		03/10/05-rc
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		03/10/03-10
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CASE NAME:		
		OAOE NUMBER
DEFERRED ENTRY OF JUDGEMENT—		CASE NUMBER:
DISMISSAL AND SEALING OF ORDER		
1. Name of subject youths	Doto	of himble
Name of subject youth: Date		e of birth:
	5 .	5
2. a. Date of hearing:	Dept.:	Room:
b. Judicial officer (name):		
3. The court has read and considered the report of the probation officer and any other evidence presented or information provided.		
THE COURT MAKES THE FOLLOWING FINDINGS AND ORDERS:		
4. The youth has complied satisfactorily with the conditions imposed.		
5. The petition filed on (date):	is dismissed.	
6. The youth's juvenile records in the custody of this court and of the courts, agencies, and officials listed below (specify county) are		
ordered sealed:		
7. All Deferred Entry of Judgment records are to be destroyed according to Welfare and Institutions Code section 781(d), and the arrest is deemed never to have occurred.		
is assimou hover to have occurred.		
Date:		
		JUDICIAL OFFICER